FORM No. 881-Oregon Trust Deed Series-TRUST DEED. 2012	25646 000	TRIGHT 1950 STEVENS NEES LAW FUR	LISHING CO., PORTI AND OF STOR
™ 35146	TRUST DEED		ge 19480
THIS TRUST DEED, made this	111TH	JUNE	19.91 , between
SOUTH VALLEY STATE BANK			
as Beneficiary,		والدارية وترتبين الوراوم الروسية والانتخاص الأمان والمتحافظ	
Grantor irrevocably grants, Eargeins, sei inKLAMAT!!County, Oreg	on, described as:		
LOTS 2 AND 4, BLOCK 12, KLAMATH LAKI FILE IN THE OFFICE OF THE COUNTY CL	E ADDITION, ACCOR ERK OF KLAMATH COU	DING TO THE OFFICIAL UNTY, OREGON.	PLAT THEREOF ON
THIS TRUST DEED SECURES THE FOLLOWIN	VG:		
1) LETTER OF CREDIT 91-185 FOR \$187,	,923.50 DATED JUNE	11, 1991 AND MATUR	ING JUNE 11, 1992

together with all and singular the tenemerits, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the ren's, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

2) LETTER OF CREDIT 91-186 FOR \$49,351.00 DATED JUNE 26, 1991 AND MATURING JUNE 26, 1992

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of -TWO HUNDRED THIRTY SIVEN THOUSAND TWO HUNDRED SEVENTY FOUR AND 50/100 (\$237,274.50)

note of even date herewith, payable to beneficiary or order and nade by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable JUNE 26, 19 92 WITH RIGHTS TO FUTURE ADVANCES AND

The sooner paid, to be due and payable UUNE ADVANCES A The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of **RENEWALS** becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without trist having obtained the written consent or approval of the beneficiary's then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and piyable.

To protect the security of this trust deed, grantor agrees.
 To protect the security of this trust deed, grantor agrees.
 I. To protect, preserve and maintain sail projecty in good condition and repair; not to remove or demolish any building or improvement thereas; not to complete or restore promptly and in food and workmanide manner any building or improvement which may be constructed, damaged vr destroyed thereon, and pay when due all costs incured therefor.
 3. To comply with all laws, ordinances, it fullations, covenants, conditions and restrictions allecting said property; if the beneliciary so requests, so join in executing such linancing statements pursuat to the Uniform Commercial Code as the beneliciary may require and to pay for filing some in the proper public office or ollices, as well as the core of all lien searches made by filing officers or searching adencies as may be deemed desirable by the beneliciary.

tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Contine-cial Code as the beneficiary may require and to pay lor liling same in the proper public office or offices, as well as the con of all lien searches made beneficiary missions as may be described by the line offices or other as a the beneficiary maintain insurance on the building and such other haunds as the beneficiary may lien time to the require, in an amount not less than 3. Experiments against so's or damage by in- and such other haunds as the beneficiary may lien time to the written in policies of insurance shall be delivered to the beneficiary as on as insuraci; if the grantor shall be interced to the beneficiary and such insurance and to deliver sid to the beneficiary as such insurance and to deliver sid policies to the beneficiary in such order as beneficiary may procure the same at grant's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary any determine, or at option of beneficiary the entre amount so collected, or any patternine, or at option of beneficiary the tere in ablication or release shall be defined and beneficiary any be applied by beneficiary any determine, or at option or barges that may be levied or assessed upon or against said property belore any part of such tares, assessments and other charges that may be levied or assessed upon or adamst such order as such after setther the same of the senter and the mount of barget due or deling beneficiary with limits with which to the setther with interest at the option, tares, assessments and other charges that may be levied or assessed upon or adamst said property belore any part of such tares, assessments and other charges that may be levied as accurate that there and the adams of a such there as a solution of any taxes, assessed upon or adamst such approximation and traves as accurate there and there as a part of the debt, shall be event

It is mutually agreed that: H. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneicity shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney s lees mecessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and excenses and attorney is tes, both in the trial and appellate courts, necessarily said or incurred by ben-ficiary in such proceedings, and the balance applied typen the indebtedness and execute such instruments as shall be mercessarily such concerney is tes, and execute such instruments as shall be mercessarily in obtain such proceedings, and the balance pensation, promptly upon beneficiary s request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of th's doe'l and the note kor endorsement (in case of full reconveyances, for canoi lation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

Franting any easement or creating any restriction thereon: (c) join in any subordination or other adreement allecting this deed or the lien or charge thereoil; (d) reconvey, without warranty, all or any part of the property. The frantee in any reconveyance may be described as the "freese" or lacks and the residue thereof. Turke's fees or lacks the excitation of any motion or present local property and the residue thereof. Turke's fees local property of the excitation of the truthultives thereof. Turke's fees local property and the residue thereof. Turke's fees local property and the residue thereof. Turke's fees local property and the excitation of the truthultives thereof. Turke's fees local property and the anti-turke's fees upon any finite without motion, either in person, by agent or by a reserve to be a prime by a court, and without regard to the adequecy of any part thereod, in its own name sue or otherwise collect the imposed property, and determine.
11. The entering upon and taking possession of suil property, the collection of such resis, issues and prolites, including those past due and unpaid, and upply the same, leas upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of suil property, the collection of such resis, issues and prolites, or the property and the upplication or release thereof any data and other insurance publics or compensation or awards for any taking or diamade of the property, and the upplication or release thereof any inductand early act done waive any delault or notice of delault hereunder a invalidate any act done warse any delault or notice of a delault hereunder to invalidate may act done warse any delault or notice of a delault hereunder to invalidate any act done warse any delault or notice of a del

property, and the application or transe interest as accreased, shall not cure of waite any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indeteenses secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to forcelose this trust deed by advertisement and sale, or may direct the trustee to forcelose this trust deed by advertisement and sale, or be beneficiary or the second with the beneficiary may have. In the event the beneficiary elects to forcelose this trust deed by advertisement and sale, the beneficiary or the trustee to be recorded his written notice of distance of the trustee to a second by the obligation secured hereby whereupon the trustee shall is the time and place of sale, give notice thereof as then required by law and proceed to forchose this trust deed for a described read proceed to forchose this trust deed and the manner provided in ORS 66.735 to 86.795. After the trustee that any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the proving the maximum due at the time of the cure other than such portions the sould be read on default cocurred Any other default is applied to be avaid by only of the presson so privileded by only only presson so priviled by privile duality only only any care, the default may be cured by paying the entities amount due at the time of the cure other than such portions as would not then be due had to default cocurred. Any other default is applied to be index the default on the default the default or defaults, the person effecting the performance required under the obligation or trust deed. In adverting the performance required the default or stand by paying the entities and attracting the c

obligation or trust deed. in any case, in automatic the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trusters and attorney's less not exceeding the amounts provided by law.
14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sule or the time to which said sule may be postponed as provided by law. The trustee may sell said property either in one partel or in separate parcels and shall sell, the parcel or parcels at auction to the highest bidder for cash, pavable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law covering the trustee may sell said property either shall deliver to the purchaser its deed in form as required by law covering the property so sold, but without any coverant or warranty. express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the trustee may purchase at the sale.
15. When truste sells purchase at the sale.
16. When truste sells pursuant to the provers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the truste and a reasonalic charge by trustee and the subsequent to the interest of the truste in the trust deed as their interests may appear in the order of the truste and the trust and the successor fusite appoint of the grantor and beneficiary may inform time to time appoint a successor or successor trustee and suppoint.
16. Beneficiary may from time to time appoint a successor or successor to the successor in and there appointed here appointed to make any appear in the order of the interest of the successor to successor trustee appointed here appoint as uccessor fusite appointed here appoint an successor asuccessor truste, appoint

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Gregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure the to treat property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

illy seized in fee simple	ints end agrees to end of said describer real	with the beneficiery and the property and has a valid, un	se claining under him, that he is law- encumbered title thereto
nd that he will warrant	and forever detend th	he same against all persons w	homsoever.
			tit: and dard are:
The grantor warrants	that the proceeds of the lo XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	en representoi by the above descrit but that put preserves a range team a natural person) are for business o	note and this full of a second s
(b) for an organisation		hereta theit b	eirs, legatees, devisees, administrators, executors
personal representatives, suc	not named as a beneficiary	herein. In construing this acce and	-
IN WITNESS V	VHEREOF, said gran	tor has hereunto set his hand	the day and year first above written.
* IMPORTANT NOTICE: Delete, not applicable; if warranty (a)	by lining out, which ver war) is applicable and the benefi	reanty (a) or (b) in A CODERICK	C WENDT
beneficiary MUST comply with	h the Act and Regulation by	making required 19. or equivalent	
disclosures; for this purpose u If compliance with the Act is a	not required, disregard this n	otice.	
		N, County of KLAMATH) ss.
	This instrume	nt was acknowledged beiere.	
	by RUDERINA C	nt was acknowledged before	me on
	of	0.	fug J. Bradford
	가 알려도 한 것으로 있는다. 사람이 가 문제를 했다.		Notary Public for Ore
		My commission	n expires
		REQUEST FOR FULL RECONVEYANCE	
	网络帕莱斯加尔 美国马克拉马马马	be used only when obligations have been p	soid.
			the foregoing trust deed. All sums secured by to you of any sums owing to you under the terr to you of any sums deed (which are delivered to
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The undersigned trust deed have been fu	mant to statute, to cancel	fer of all indebtedness secured by i hereby are directed, on payment all evidences of indebtedness secu- onvey, without warranty, to the pi- onveyance and documents to	arties designated by the terms of said trust dee
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